	1	
1	NICHOLAS J. SANTORO, ESQ.	
2	Nevada Bar No. 0532 JAMES E. WHITMIRE, ESQ.	
3	Nevada Bar No. 6533 SANTORO WHITMIRE	
4	10100 W. Charleston Blvd., Suite 250	
5	Las Vegas, Nevada 89135 Tel.: (702) 948-8771 / Fax: (702) 948-8773	
6	Email: nsantoro@santoronevada.com	
7	<u>jwhitmire@santoronevada.com</u> Attorneys for Intervenor-Defendant/Countercla	uimant
	Grand Canal Shops II, LLC	
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
0	VENETIAN CASINO RESORT, LLC, a Nevada limited liability company,	Case No. 2:19-cv-01197-JCM-DJA
1	Plaintiff,	
12	Fiamum,	STIPULATION AND ORDER TO EXTEND TIME TO REPLY
3	V.	TO VENETIAN CASINO RESORT, LLC
14	ENWAVE LAS VEGAS LLC, a Delaware limited liability company,	AND INTERFACE GROUP-NEVADA, INC'S OPPOSITION TO MOTION TO INTERVENE
15	Defendant.	
6		(FIRST REQUEST)
17	ENWAVE LAS VEGAS LLC, a Delaware limited liability company,	
9	Counterclaimant,	
20	V.	
21	VENETIAN CASINO RESORT, LLC, a	
22	Nevada limited liability company, and	
23	INTERFACE GROUP-NEVADA, INC., a Nevada corporation,	
24	Counterdefendants.	
25		
26	Plaintiff-Counterdefendant VENETIA	N CASINO RESORTS, LLC ("Venetian"), a
27	Nevada limited liability company, and Cour	nterdefendant INTERFACE GROUP-NEVADA,

Case 2:19-cv-01197-JCM-DJA Document 25 Filed 11/27/19 Page 2 of 3

INC. (Interface"), by and through their attorneys of record, Michael N. Feder, Esq. of Dickinson 1 2 Wright, PLLC and Peter Guirguis, Esq. and Scott Klein, Esq. of Mintz Gold, LLP, Defendant-3 Counterclaimant ENWAVE LAS VEGAS LLC ("Enwave"), a Delaware limited liability 4 company, by and through its attorneys of record, Adam K. Bult, Esq., and Emily A. Ellis, Esq. of 5 Brownstein Hyatt Farber Schreck, LLP, and Proposed Intervenor/Counterclaimant Grand Canal 6 Shops II, LLC ("GCS"), a Delaware limited liability company, by and through their attorneys of 7 record, Nicholas J. Santoro, Esq. and James E. Whitmire, Esq. of Santoro Whitmire hereby 8 stipulate and agree that the time for GCS to respond to Venetian and Interface's Opposition to 9 GCS's Motion to Intervene (filed on November 26, 2019) is extended to December 17, 2019. 10 This is the first request to extend the deadline for GCS to reply to Venetian and Interface's 11 Opposition to GCS's Motion to Intervene and the parties submit that good cause exists for this 12 extension and that it is not intended for purposes of delay. 13 DATED this 27th day of November, 2019. DATED this 27th day November, 2019. 14 DICKINSON WRIGHT PLLC SANTORO WHITMIRE 15 /s/ Michael N. Feder /s/ James E. Whitmire MICHAEL N. FEDER NICHOLAS J. SANTORO mfeder@dickinson-wright.com nsantoro@santoronevada.com 8363 West Sunset Road, Suite 200 JAMES E. WHITMIRE Las Vegas, NV 89113-2210

16

17

18

19

20 21

22

23

24

25

26 27

MINTZ & GOLD, LLP PETER GUIRGUIS guirguis@mintzandgold.com SCOTT KLEIN klein@mintzandgold.com 600 Third Avenue

New York, NY 10016

Attorneys for Plaintiff/Counterdefendant Venetian Casino Resort, LLC and Counterdefendant Interface Group-Nevada, Inc.

jwhitmire@santoronevada.com 10100 W. Charleston Blvd., Suite 250 Las Vegas, NV 89135

Attorneys for Proposed Intervenor/ Counterclaimant Grand Canal Shops II, LLC

1	DATED this 27th day of November, 2019.
2	
3	BROWNSTEIN HYATT FARBER SCHRECK, LLP
4	/s/ Emily A. Ellis
5	ADAM K. BULT
6	abult@bhfs.com EMILY A. ELLIS
7	eellis@bhfs.com 100 North City Parkway, Suite 1600
8	Las Vegas, NV 89106-4614
9	Attorneys for Defendant-Counterclaimant
10	Enwave Las Vegas LLC
11	
12	<u>ORDER</u>
13	Having reviewed the stipulation of the parties, and good cause appearing,
14	IT IS SO ORDERED.
15	Dated this 3rd day of December, 2019.
16	
17	Daniel J. Albregts United States Magistrate Judge
18	
19	
20	
21	
212223	
22	
22 23	
22 23 24	

27